## UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

In re:	)	1	Case No.	
		)	Chapter 11	
	Debtor.*	1		
*All references t Debtor	es to "Debtor" shall include and refer to both of the Debtors in a case file	ed jointly by two individua	lls, unless any information is noted as specifically applying to only one	
	CIA PERD 44 PERED CO		N OF COMPLANCE	
CHAPTER 11 DEBTOR'S CERTIFICATION OF COMPLIANCE AND MOTION FOR ENTRY OF DISCHARGE				
THE MOTION ON ENTRY OF DISCHMINGE				
This Court has jurisdiction pursuant to 28 U.S. C. §157 and 11 U.S.C. §1141(d)(5)(A). The Debtors filed their bankruptcy case under chapter 11 of the Bankruptcy Code on The Debtors Chapter 11 plan filed was confirmed on				
on Motion re	All payments have been completed under and confirmed on requesting that the Court grant a discharge	the terms of D	ebtor's Confirmed Chapter 11 plan filed As a result, the Debtor files this with 11 U.S.C. §1141(d)(5)(A) and	
files the fo	following certification under penalty of p	erjury.		
D	Debtor hereby certifies under penalty o	of perjury that	the following statements are true and	
correct:		1 0 0	5	
1. T	The Debtor has filed a Notice of Complet	ion of Plan Pay	ments on	
2. C	Compliance with 11 U.S.C. §1141(d)(5)(	C).		
	☐ The Debtor did not have, either at the time of filing this bankruptcy or at the present time, have equity in excess of \$125,000.00 in the type of property described in 11 U.S.C.§522(p)(1).			
01	or			
pı de	☐ A. There has been no conviction in any proceeding in which the debtor(s may be described in 11 U.S.C.§522(q)(1)(A) [circabuse of the Bankruptcy Code], and	found guilty of	a felony or liable for a debt of a kind	
de §:	☐ B. Neither I (individual case) nor either described in 11 U.S.C. §522(q)(1)(B) [see §1963; or criminal, intentional, or reckles injury to an individual in the past five year	curities law vio	lations; civil remedies under 18 U.S.C.	
D	Debtor's current address:			
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pr de ab de § in	proceeding in which the debtor(s may be described in 11 U.S.C.§522(q)(1)(A) [circ abuse of the Bankruptcy Code], and  B. Neither I (individual case) nor either described in 11 U.S.C. §522(q)(1)(B) [see §1963; or criminal, intentional, or reckles injury to an individual in the past five year	found guilty of cumstances sho er of us (joint ca curities law vio as misconduct the ars].	a felony or liable for a debt of a kind wing that the filing of this case was an ase is liable for a debt of the kind lations; civil remedies under 18 U.S.C. nat caused death or serious physical	

Local Form 4004-1(A)(11)

Debtor declares under penalty of perjury that the that the Court may rely on the truth of each statement in case. Debtor further understands that the Court may reversely procured by fraud.	determining whether to grant a discharge in this
	Signature of Debtor Date:
	Signature of Joint Debtor Date:
I hereby certify that this Certification was maile parties in interest as evidenced on the attached list on the	
	Signature of Attorney for Debtor Signature of Debtor, if pro se